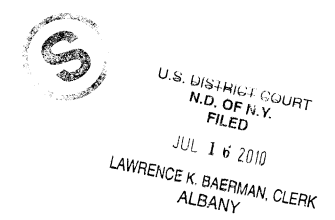
Richard-Enrique; Ulloa, Sui Juris c/o postal department 771 Stone Ridge, New York republic

In Propria Persona

All Rights Reserved Without Prejudice



IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA,[sic]) CASE # 1:10-CR-0321 (TJM)
Plaintiff,[sic]	OBJECTION TO JUDGES ORDER TO STOP SPEEDY TRIAL CLOCK
v.)
RICHARD ENRIQUE ULLOA, [sic]	
Defendant. [sic]	,

I Richard-Enrique; Ulloa, am a sovereign, sui juris, free white man, a follower of Yahshua the Messiah in the laws of The Almighty Supreme Creator, Yahvah first and foremost and the laws of man when they are not in conflict (Leviticus 18:3,4). Pursuant to Matthew 5:33-37 and James 5:12, let my yea be yea, and my nay be nay, as supported by your Federal Public Law 97-280, 96 Stat. 1211. Appear by special visitation and not appearing generally, as a Secured Party Creditor, and Sui Juris, before this court. I have

personal knowledge of the matters stated herein, am over the age of majority, and hereby asseverate understanding the liabilities presented in your <u>Briscoe v LaHue</u>, 460 US 325.

COMES NOW Richard-Enrique; Ulloa, *Sui Juris*, Citizen of New York, republic, expressly not a citizen of the United States ("federal citizen"), and Defendant in the above entitled matter (hereinafter "Defendant"), to move this honorable Court to reverse its decision not to count time between 7/7/2010 to 7/21/2010, due to US Attorney NOT complying with Judge Homers previous Order on 6/23/2010 as to provide within seven (7) days the address book from my computer so I could start addressing and provide an answer to the question from Judge Homer as to who would be representing me.

On 7/7/2010 one or two hours before the court date at 1:30pm, the Federal Bureau of Investigations, return the computers as ordered by Judge Homer.

Neither the FBI nor the US Assistant District Attorney ever complied with the Judge's Order that within 7 days from 6/23/2010, they were to provide the address book, and to contact or provide to me, so I could have an answer as to representation on 7/7/2010.

Since neither the US Assistant attorney general nor the FBI complied with the Judge's Order, the US Assistant Attorney's request that the time between 7/7/2010 and 7/21/2010 not be counted against the Speedy Trial Clock should be denied.

If the US Attorney would have had the Address Book as ordered or requested by Judge Homer, the additional time to 7/21/2010 would not have been necessary.

Therefore, I object to providing the US Attorney a gift of time, when he clearly violated the Judges request and cause the delay by his own actions or better yet, his own inactions.

VERIFICATION

Defendant hereby verifies, under penalty of perjury, under the laws of the United States of America, without the "United States", that the above statement of facts is true and correct, and all matters of law addressed herein are accurate and true, to the best of Defendant's current information, knowledge, and belief, so help Me God, pursuant to 28 U.S.C. 1746(1).

Executed on 07/13/2010:

Richard-Enrique; Ulloa, Sui Juris New York, republic

All Rights Reserved without Prejudice

Proof and Evidence of Service

I, Richard-Enrique; Ulloa: declare that I served by filing one copy of the "Objection to Stop of Speedy Trial Clock" by "hand-delivered by private carrier-service on "USDC of Northern NY" sent by post-office-first class-mail AND OR CERTIFIED MAIL to the following:

THOMAS A. CAPEZZA	
	USDC OF NORTHERN NY
Assistant U.S. Attorney Bar #503159	COURT CLERK
445 Broadway, Room 509	
ALBANY, NEW YORK 12207	445 Broadway, Room 509
	ALBANY, NEW YORK 12207
First class mail	First class mail



Richard-Enrique; Ulloa 07/13/2010

NOTICE TO THE AGENT IS NOTICE TO THE PRINCIPAL NOTICE TO THE PRINCIPAL IS NOTICE TO THE AGENT

Stone Ridge, New York republic without the US c/o postal department 771 rtchard-enrique: Ulloa

ALL HOSSON MY 122

v.

いり電

THE INTERIOR PARTY



US District Court of Northern NY COURT CLERK